

General Assembly

Amendment

January Session, 2003

LCO No. 6088

HB0655106088HD0

Offered by:

REP. WIDLITZ, 98th Dist. SEN. WILLIAMS, 29th Dist. REP. MUSHINSKY, 85th Dist.

To: House Bill No. **6551** File No. 342 Cal. No. 230

"AN ACT CONCERNING EXEMPTIONS FROM THE WATER DIVERSION PERMITTING PROCESS."

- 1 Strike everything after the enacting clause and substitute the
- 2 following in lieu thereof:
- 3 "Section 1. Subsection (a) of section 22a-377 of the general statutes is
- 4 repealed and the following is substituted in lieu thereof (Effective July
- 5 1, 2003):
- 6 (a) The following diversions are exempt from the provisions of
- 7 sections 22a-365 to [22a-378] <u>22a-378a</u>, inclusive: (1) One or more wells
- 8 joined in one system whose combined maximum withdrawal will not
- 9 exceed fifty thousand gallons of water during any twenty-four-hour
- 10 period; (2) the maximum withdrawal of fifty thousand gallons of
- 11 surface water during any twenty-four-hour period; (3) discharges
- 12 permitted under the provisions of section 22a-430; (4) a storm drainage
- 13 system which collects the surface water runoff of an area of less than

HB 6551 Amendment

14 one hundred acres; (5) water for fire emergency purposes; (6) 15 diversions within, extensions and relocation of water supply system 16 distribution mains; (7) roadway crossings or culverts which allow for 17 continuous flow or passage of an existing watercourse; [and] (8) 18 diversions directly related to routine maintenance and emergency 19 repairs of dams; and (9) diversions by a water company, as defined in 20 section 25-32a, that are necessary to protect the security of public water 21 supplies, including: (A) A diversion from a back-up well where a 22 primary well is out of service, provided (i) the back-up well is located 23 within two hundred fifty feet of such primary well, (ii) the total 24 quantity of water withdrawn does not result in an increase in the rate 25 or quantity of a diversion registered or permitted by the commissioner 26 pursuant to section 22a-368 or 22a-378a, and (iii) not later than January 27 thirtieth of each year, the commissioner is supplied a written annual 28 report, for the prior year, that identifies the location of each back-up well, the construction type of each back-up well, the date of 29 30 installation and the daily water use from each primary well and each 31 back-up well for those days on which the back-up well operated; or (B) 32 a transfer of water from one distribution system to another during a 33 water supply emergency declared pursuant to section 22a-378 or 25-34 32b, provided the transfer (i) is limited to the period during which the 35 emergency exists, (ii) does not result in an increase in the rate or 36 quantity of a diversion registered or permitted by the commissioner 37 pursuant to section 22a-368 or 22a-378a, (iii) is accomplished through 38 existing, authorized, installed capacity to transfer or through temporary equipment that is removed within thirty days after the last 39 day of the water supply emergency, and (iv) the commissioner is 40 41 notified, in writing, of any such transfer and its location within three 42 days of the transfer and the commissioner is provided a written report 43 of the daily transfer of water that occurred during the emergency and 44 any other related information the commissioner may request.

Sec. 2. Subsection (d) of section 22a-378a of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 47 1, 2003): HB 6551 Amendment

(d) Any general permit issued under [this] <u>subsection</u> (a) of this section [shall] <u>may</u> require that any person or municipality intending to conduct an activity covered by such general permit [shall, at least sixty days before initiating such activity,] give written notice of such intention to the inland wetlands agency, zoning commission, planning commission or combined planning and zoning commission, and conservation commission of any municipality which will or may be affected by such activity. [, and to the department which shall make such notices available to the public.] The general permit shall specify the information which must be contained in the notice. [An inland wetlands agency, planning and zoning commission, conservation commission or any person may submit written comments to the commissioner concerning such activity no later than twenty-five days before the date that the activity is proposed to begin.]

- Sec. 3. Subsection (c) of section 25-330 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 44 1, 2003):
- 65 (c) The council shall, not later than January 1, 2002, and annually 66 thereafter, report its preliminary findings and any proposed legislative 67 changes to the joint standing committees of the General Assembly 68 having cognizance of matters relating to public health, the 69 environment and public utilities in accordance with section 11-4a, 70 except that not later than February 1, 2004, the council shall report its 71 recommendations in accordance with this subsection with regard to (1) 72 a water allocation plan based on water budgets for each watershed, (2) 73 funding for water budget planning, giving priority to the most highly 74 stressed watersheds, and (3) the feasibility of merging the data collection and regulatory functions of the Department of 75 76 Environmental Protection's Inland Water Resources Program and the 77 Department of Public Health's Water Supplies Section."

This act shall take effect as follows:	
Section 1	July 1, 2003

48

49

50

51

52

53

54

55

56

57

58

59

60

61

HB 6551 Amendment

Sec. 2	July 1, 2003
Sec. 3	July 1, 2003